

EXHIBIT 3: FIRST AMENDED COMPLAINT IN DISTRICT COURT MATTER

4816-6929-3083.2

1 ALBERT (AL) O'Rourke
2 7949 Lowry Terrace
3 La Jolla, CA 92037
4 (858)272-6876 (message)

5 Plaintiff In Pro Se
6
7
8

9 UNITED STATES DISTRICT COURT
10 SOUTHERN DISTRICT OF CALIFORNIA
11
12

13 ALBERT O'Rourke
14 Plaintiff
15
16 VS.

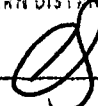
17 UNITED STATES, ERIC
18 HOIDER, B. GEORGE SEIKALY,
19 ERIC DYE, UNIVERSITY OF
20 CALIFORNIA, JERRY Brown,
21 CALIFORNIA ATTORNEY GENERAL
22 SAN DIEGO COUNTY, SAN DIEGO
23 POLICE DEPT. UNION BANK
24 CHASE BANK, SAN Diego
25 SUPERIOR Court, Lori BARS,
26 Bonnic Brettillo, SAN Diego County
27 MARSHALL's Office, DOES 1-1000
28

Defendants

FILED

2010 JUN -9 PM 2:24

CLERK US DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

BY  DEPUTY

CASE NO.,
10-cv-0302
(PDR)
(W)

PLAINTIFF;
FIRST AMENDMENT
COMPLAINT

1 Comes Now Plaintiff ALBERT (AL "Chir")
2 O'Rourke with his First Amended
3 Complaint (incorporating by reference
4 the original Complaint and pleadings
5 on file in this case) and alleges as follows.
6 Against Defendants, the following.

7 I

8 FIRST CAUSE OF ACTION
9 Intentional Infliction
10 OF Emotional Distress.

11 (1) On Sept 11, 2001 ("9-11") Plaintiff
12 Father, Raymond O'Rourke, residing at
13 7949 Lowry Terrace La Jolla, California,
14 also Plaintiff's residence and home for
15 four decades at that time, and continuing
16 now as such (Admitted by the Court in its
17 May 26, 2010 Order) (page 5, lines 20-21)
18 was watching television (9-10 am +/-?)
19 with AL O'Rourke serving him his light
20 breakfast.

21 (2) When the horrific events of "9-11"
22 started to appear on television, Plaintiff's
23 father stated "This is a terrible world"
24 and collapsed. AL O'Rourke was totally shocked.
25 And had to call an ambulance.

1 (3) Raymond O'Rourke, despite predictions
 2 of the Doctors at Scripps Hospital La Jolla,
 3 California, that Raymond would not survive
 4 (and should be "terminated") (which AL O'Rourke
 5 objected to) did survive. And partially.
 6 It not wholly recovered (RAYmond's
 7 brain functions remained fully unaffected,
 8 he simply had to accept being less
 9 physically energetic (though he still
 10 drove his car).

11 (4). Defendants were, are fully aware that
 12 AL O'Rourke, Raymond's (now retired)
 13 Attorney (see SDSC 566159 or U.S. Tax
 14 Court Case 89-13052 for example)
 15 AL O'Rourke and Raymond O'Rourke had
 16 numerous ^{Joint} family business (such as the
 17 O'Rourke Residential Care Home (at said same
 18 7949 Long Terras) and Yacht Charters Ltd
 19 (see SDMC 025114 or U.S. 96-CV-14423n)
 20 RORACK (a Maryland partnership with
 21 Alan C Kolb ("ACK") (ROR = Raymond O'Rourke)
 22 (and into which all real and personal
 23 property rights go into (i.e. Maryland law
 24 NOT California). Such being originally
 25 ^{STATE} _{law} set up by Maryland Attorney Phil Ryan in 1967-68

1 (5) Other joint Raymond/AL business
2 ^{Some of} (such with other parties too) being Contracted,

3 Lattice Electromagnetics Inc (Albuquerque
4 new Mexico)
5 Inject

6 Resource Management Services (RMS),
7 O'Rourke & Associates, Inc, Marig (Orourke),

8 Gravity Products Inc) "Fearless Pete's Comix"
9 (The illustrations for the "Trif")
10 O'Rourke's Book and others, Raymond

11 (See U.S. Tax Court case 89-13052).

12 (6) "Simply P-T" made a significant
13 return on the "Trif" (Joint ("Tri")
14 Partnership) of Raymond, Marig, Albert
15 O'Rourke. Such is indisputable, since

16 Defendant United States put such on
17 the record in said U.S. Tax Court case 89-
18 13052)

19 (7) Such money was used to pay the
20 home mortgage and costs for three decades
21 at least (1970s, 1980s, 1990s).

22 (8) Eventually most of such money was
23 used up in numerous lawsuits brought by
24 (caused to be brought by Defendant) over the
25 years (SDMC 625114, SDSC 566159, etc).

(RAYMOND)

1 (9) Because of the costs of the scripts'
2 hospital bills, AL O'Rourke had to agree
3 to pay such, through the Raymond O'Rourke
4 power of attorney (general power)
5 granted to AL O'Rourke from Raymond in
6 2000 (prior to "9-11" (Sept. 11, 2001)).

7 (10) Obviously numerous scripts contracts,
8 to pay, and be held liable for, had to be,
9 and were signed by AL O'Rourke.

10 (11) AL O'Rourke, obviously, believed the
11 United States, government would pay for
12 such, ultimately, through FEMA or
13 otherwise, because of the, "9-11" blast
14 that is, Raymond's injury being caused
15 by the supposed terrorists.

16 (12) In any event, the already indigent
17 AL O'Rourke (since the mid 1990's),
18 had a valid scripts contract.

19 (13) AL O'Rourke has never authorized any
20 Medi-Cal, or State of California interference,
21 substitution, novation, etc by either
22 the City of San Diego, the County of San Diego
23 or the State of California (nowhere, if anything,
24 AL O'Rourke would have dealt with Mary Land (Ronak))

1 (14) Moreover (because of Probate/Mary/Mary/Mary)
2 and Hospital Bills for Raymond, which
3 fall into the presently still open
4 U.S. Tax Court Case 89-13052)

5 (Since San Diego County (County Council
6 and Defendant, B George Scifaris) has
7 interfered with such.

8 (15) And there is no dispute that
9 Raymond or AL are "Crime Victims"
10 (victims of "9-11"); That is because in the
11 Probate Court proceedings caused by
12 San Diego County (^{and} the City/ State of California)
13 Superior Court proceedings (~~SDSC P 193-056~~)
14 are served by the County, on the
15 "Crime Victims Unit" of the State of
16 California.

17 (16) In any event, Defendants have
18 Jointly tortured AL O'Rourke, plaintiff
19 ever since "9-11" (Sept 11, 2001). "Simply
20 put" to "solve" the "O'Rourke problem"
21 "once and for all".

1 (17) Defendants knew of the pendency
2 and Federal Jurisdiction of both
3
4 U.S.D.C. 09-cv-1375(w) (Arrest) and
5 U.S.D.C. 10-cv-0302 (P.O.R)(w).

6
7 (18) The State of California (Defendant
8 Jerry Brown, Attorney General),
9 Defendant secretly and the San Diego
10 Superior Court (Arrested "Annoyed"
11 at Al O'Rourke, jurisdictional
12 Challengers (See Oct 28, 2009 or
13 Jan 25, 2010 SDSC p 193 oot 137-2009
14 sent in a "small army" (+/- 50-100) 046962)
15 and STATE OFFICERS, law enforcement,
16 paramedics, Animal Control, Fire Dept,
17 etc. personnel on Feb 9, 2010 (+/- 8AM)
18 ("Tying up" LA Toll Shores traffic for
19 the day), seizing custody of Al O'Rourke,
20 home and residence. All of no
21 business, legal, personal letters, records, C/Pack
22 Bo-FE, m-jrc, TV, etc
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1 (19) The Defendants (including Defendant
2 ^{Defendant}
3 United States Government, Eric Holder,
4 The Secret Service, or others, / other Federal
5 Agencies assisting in such) blew out most
6 of the windows, knocked off doors,
7 Tore down walls, etc etc. (A "PEARL Harbor"
8 like, "SNAP
ATTACK").

9 (20) Leaving AL O'Rourke with 4650-1-1-6

10 Nothing but the "Clothes on his back".

11 (No Food, No water, No place to stay,

12 No blankets, No clothes, money, anything

13 (21) This in the middle of the Worst winter
14 Rain/Cold storms in Decades.

15 (22) They then carted off all supplied

16 "War Booty" all of AL O'Rourke, and

17 numerous other persons', personal property,

18 business records, legal records, etc etc

19 (especially the "JFK" materials

20 (See County Counsel's April 14, 2010

21 letter for example). (RAYMOND O'Rourke

22 and E6+6 and the Dept of the Navy had

23 done the "Physics" Analysis of the JFK

24 ASSASSINATION in 1963.

1 (23) They then placed a "King Kong"
2 style (enormous) fence around the
3 premises.

4 (24) Such left AL o'Rourke (and some
5 of the neighbors as well) in TOTAL SHOCK
6 and Emotional Distress.

7 (25) Such Emotional Distress (a "mini
8 9-11")
9 was caused by Defendants, jointly,
10 for corrupt and malicious purposes,
11 and to degrade, humiliate, vex and
12 destroy Plaintiff.

13 (26) This is a "continuation" of prior
14 malicious actions (see USDC 93-1880
15 IEB) (USDC-01-CV-042341 for example).

16 (Incorporated by reference, but "well
17 known" to the Federal District Court
18 in San Diego (or the U.S. Court of Appeals
19 in the 9th Circuit). (U.C.SD- General Atomics
20 2010)

21 (27) Especially in light of "Predator"
22 (Extreme low frequency)
23 Programs (Lattice Electromagnetic, CEA,
24 Louder Medical Clinic Sam White).

1 (28) Moreover, even after seizing the
2 home of AL O'Rourke and all the
3 personal properties of AL O'Rourke and
4 the others (surv), the Defendant United
5 States, continued (and still continues)
6 to track with helicopters (F.I.A.A
7 approved (hence Federal) movements
8 of AL O'Rourke (^{standard} County Counsel's comment,
9 ^{scirky})

10 That "AL O'Rourke has been "seen"
11 around LA Jolla by such legal advisor,
12

13 (29) while with most people, "9-11" is
14 simply a historical/political matter

15 "9-11" is "ur, close and personal"

16 to Plaintiff

17 (30) The United States Attorney

18 ((Carl Lam, Robert Brewer, Charles LaBella,
19 (counselors)

20 Mike Ayudice, Alan Bersin, Eric Holder
21 (evidently), all being Angered at AL O'Rourke
22 belief that "9-11" was an "Intelligence Failure"

23 caused or invited (Legal "Entrapment")
24 by the United States ^{or} Guantanamo ^{Detainees}
25 Government, itself (Pearl Harbor)

1 (31) Especially annoying to the U. S.
2 Attorney's Office is the "Entrapment"
3 issue of the surreal 9-11 Terrorist.
4 (meaning it these are, in fact, any
5 New York "Terrorist Trials" (Mr. Holder)
6 how is the United States Attorney's Office
7 going to not have to disclose to
8 the "Defendant-Terrorists" (Court
9 Appointed Attorney), all the secret
10 Entrapment/Bugged Intelligence material,
11 "Singly yet", the Motive of Defendant
12 U. S. Government and Mr. Holder.
13 (see Richard Clarke's views)
14 (NSA/CIA)
15

16 (32) the plaintiff has a legitimate
17 cause of action in International
18 Infliction of Emotional Distress,
19 against Defendant. This is his
20 first cause of action.
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II

1 SECOND CAUSE
2 OF ACTION

3 VIOLATION OF 18 U.S.C. 2340

4 (31) Defendant United States and its
5 "WAR CRIMES" Attorney General Eric
6 Holder, ss, (and its Agents and Assistants)
7 CAROL Lam, Robert Brewer, Charles & Bella
8 Mike Aguirre, etc (are certainly Defendants
9 Jerry Brown, California Attorney General
10 and his Agent, employee, Assistant (Fact 11)
11 (Signed Court (State/Federal) pleading))

12 B George Seikaly know all about
13 "Shock and Awe"

14 (32) The Feb 9, 2010 "pearl harbor style
15 ^{JAPANESE}
16 SURPRISE ATTACK" on 7949 low rd Triplex
17 (plaintiff's home/residence), with 50-100 +/-
18 common agent (all approved, ratified,
19 Bank funded (ChaseBank/Union Bank)
20 Defendants

21 WAS no "overnight plan". Such had been
22 planned out for years (at least from 2008
23 Especially odious, is Chase/Union Bank
24 "going against their own customer/client
25 Plaintiff AL O'Rourke (Home mortgage, Bank +
26 Stock account etc

1 (33) Such was assisted by the
2 United States F.A.A. (Helicopters
3 2-3-4?)

4 selectively surveying, filming, monitoring
5 the events of Feb 9, 10 and thereafter
6 (the continuous "swooping" attacks)
7 (surveillance) or plaintiff ever since
8 (the latest on 6/21/10)

9 (34) Plaintiff Incorporates by Reference

10 the facts and circumstances listed in
11 the First Cause of Action (SAC), and

12 now alleges, that such "Bad Faith" (FRCP 11,
13 CCP 128.5) "Legal Tactics" were and are
14 so odious, injurious, and appalling

15 that they violate 18 U.S.C. 2340.

16 (35) Defendants on Feb 9, 10, not only
17 destroyed plaintiff's home and residence
18 (and have been "Carpet Bombing the Rubble"
19 ever since (To make the 7949 Long Terrace
20 home appear to be a "public nuisance"
21 "Health Hazard or whatever). All the while
22 blocking Ingress/Egress (the "King Kong" fence
23 (SAC) and tearing down AL O'Rourke's Leg 1 notices.

1 (36) Plaintiff has even personally
2 delivered duplicate Legal Notices to
3 CHASE BANK (La Jolla Village Square) and
4 And in Carrollton, CA
5 Demanded THAT CHASE's ATTORNEY's contact
6 plaintiff. Their refusal to do such "speaks
7 for itself" (implied admission) of their
8 participation in this conspiratorial plot
9 to destroy the premises, "cover up" the
10 actual Federal Evidence, etc.

11 (37) All such being ASSISTED by The Defendant
12 United States, (The 2009 Bank Reform Act
13 which funded CHASE's Takeover of
14 Washington Mutual Savings, (assisted by
15 Union Bank),

16 (38) Obviously These "CASH KING" Defendants
17 have unlimited money to "Tie up" the
18 Courts, Indigent plaintiff AL O'Reilly
19 (i.e. "Judicial Notice" of self obvious events)

20 (39) Moreover, Since CHASE BANK is mainly
21 in New York, There is also ~~the~~ New York
22 Jurisdiction (in addition to the Maryland
23 Jurisdiction of BORACK (a Maryland Partnership))
24 (and Plaintiff's Computer (NY, NY Commodities
25 Trading (Peter Cellar) Union Bank, Maxwell, SAC
26 UCSD Qualcomm General Atomics, etc
27)

(UNIVERSITY OF CALIFORNIA, BERKELEY)

THE "SACRAMENTO TIMES" (CALIFORNIA)

(MO) THIS IS TO CERTIFY THAT THE

UNIVERSITY OF CALIFORNIA, BERKELEY,

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1 (42) The California Defendants

2 (Brown, Sciaky, etc) have no constitutional
3 ^(suspension clause)
4 basis for going against the United States
5 presidential policy. Nor Assist such,
6 fund such, use "Blackwater style"

7
8 "Police Tactics" etc on plaintiff (2009)
9 (The last of such bring at the annual
10 Maxwell Shareholders Meeting on May 6, '10)
11 (The San Diego Police Dept. Monitoring right in
12 ^(Rockwell was a founder of Maxwell)
13 back of) plaintiff (a Maxwell Shareholder)

14 (43) Especially to assist to "cover up"
15 Defendants and Maxwell's now admitted
16 violations of the U.S. Foreign Corrupt
17 Practices Act (Form 10-K, Sections 13 or
18 15(d) of the Securities Exchange Act of 1934.

19 (43) All connected to plaintiff's ^(and ATC) Enron Inc
20 claim (S-117) with Deutsche Bank NY, NY.

21 (44) And the action, of U.C.SD (^{U.C.SD control} Christopher
22 Patti, Sy / Marye Fox (Chancellor) in the "A.S"
23 Associated Students / Predator (Predator-ELF
24 disputes (General
25 ^{AT-mic} ^{mind control})

1 (45) The Federal District Court itself
2 noted the Predator (actually Predator-ELF
3 ("Mine Control"))
4 disputes with Defendant U.S. SD and
5 the other Defendants in its May 26, 2010
6 Order.

7 (46) As part of its "war Booty", Defendant,
8 Carter left (Feb 9, 10 and thereafter) ~~all~~ ¹¹ The
9 "Lattice Electromagnetic"
10 ELF/Predator-ELF Business, Records and
11 letters to and from The University of
12 California (now apparently claiming
13 such may be "Lost" or "weren't capable
14 of being salvaged or whatever).
15

16 (47) And all the North Korean A-Bomb
17 project records as well (Especially relevant
18 is President Obama's own citation that
19 North Korea would be "rather quickly
20 overwhelmed" (emphasis added). That is
21 using Predator-ELF ("putting a trap"
22 temporarily or forever) anyone stored
23 enough to try to "push any button"
24 (North Korean nukes).
25 (48) There are all
26 22 USC 3001
27 13-53846-455 Doc 2349 matter 116
28

THIRD CAUSE OF ACTION
VIOLATIONS OF
SECTION 13 OR 15(d)
OF THE UNITED STATES SECURITIES
EXCHANGE ACT OF 1934

(49) Plaintiff incorporates by reference
all the facts and circumstances of
the First and Second Causes of Action
into this Third Cause of Action

(50) Essentially or "Simply put",
Defendants on Feb 9, 2010 (as "war Booty")
"Took possession and control over
+1-50 years, worth of all Plaintiff's,
Plaintiff's Companies, Plaintiff's Legally
Personal Materials, Notes, recordings, Letters,
etc. Plaintiff being "wired out" by Defendants
(who have either threatened to destroy,
have destroyed such Federal Evidence
(FRCP 11) (as supposedly "unavailable"))

(51) Such includes all the "R-2745
Records" (see USDC-SD - 93-1820 IEG
0-01-~~00~~ 04234
USBC 1011? (In re: Maxwell Technologies, Inc.)

1 (52) It is alleged that by doing such,
2 Defendants deliberately wanted to
3 remove Federal Evidence in this SEC
4 Foreign Corrupt Practices Act Violation
5 of Maxwell (which affects RoRACK
6 ^{of} because RoRACK (Raymond O'Rourke)
7 ALAN C. KOLB) (Kolb Maxwell's CEO 1
8 and RoRACK's Counsel KARL SIMONIAN
9 (Secretary + Counsel of Maxwell and
10 Yacht Charters, Ltd (AL O'Rourke's
11 Company (See SDMC 025114 / USDC-SD
12 Lattice Electromagnetics Inc 96-cv-1442
13 (Predator ELF).
14

15 (53) In fact, bizarrely, Plaintiff might be
16 sued by Maxwell Shareholders (or others)
17 connected or complaining about this
18 FCPA violation (warned of for years,
19 decades) by Plaintiff (also involving SAIC)
20 General Atomics (RoRACK's ^{Booster} Third wheel
21 The Late MASCARI Representing (Teller + friend),
22 (i.e. "victims",
23 Liaising).

1 (54) All these issues were and are
2 "well known" to defendant Jerry
3 Brown (whose Father Pat Brown,
4 Governor, got Raymond O'Rourke out
5 to California in the first place 1950's into
6 the 1960's (To work on Nuclear weapons
7 issues at U. C. Berkeley, UCSD, Scripps,
8 etc. (and of course when Jerry Brown
9 was himself Governor (1970's to 1980's)

10 (55) Defendant Brown had no legitimate
11 purpose whatsoever for authorizing
12 or "green-lighting" the 2/9/10 RAID on
13 Plaintiff's home. And the "Total seizure"
14 of the business records and other personal
15 properties.

16 (56) Nor, did Eric Holder. Or the U.S.
17 Secret Service (the TFF materials),
18 Ted Kennedy and other politicians, letters
19 (including several U.S. Presidents),

20 (57) Moreover these Maxwell, Enron, SAC,
21 ^{etc.} Lattice Electromagnetic issues (Predator ELF,
22 Surveillance, Invasion of privacy etc.,
23 are only the "tip of the iceberg". (as in Watergate)

1 FOURTH CAUSE OF ACTION
 2 INVASION OF PRIVACY
 3

4 (58) Plaintiff re-incorporates the
 5 facts and circumstances of the First,
 6 Second, and Third Causes of Action
 7 into this Fourth Cause of Action for
 8 Invasion of Privacy.
 9

10 (59) Defendants in the overriding
 11 (even after the Feb 9, 10 "Sneak Attack")
 12 constantly "monitor" or harass plaintiff
 13 as some kind of "frivolous" complainor
 14 for their money-making/financial irregular
 15 ^{USD - the CAFE} ~~complaint~~ ^{schemes}
 16 (Erroneous for example),

17 (60) Indeed, some of their "Financial
 18 Schemes" (such as, the BANK (Qualcomm
 19 Bailout ^{Red China} ^{Irwindale} ^{Maxwell - Red}
 20 Bank Reform Act of 2009) ^{China} ^{China} ^{China}
 21 "Cross-Sword," with plaintiff's ^("Super-Gathering")
 22 supposed "normal rights" ^(May 6, 7, 8)
 23 to be "left alone."
 24 Like at same MAY 6, 10 ^{Maxwell meeting}
 25 Maxwell Shareholders ^{of shareholders}
 26 Meeting.
 27

1 (61) Such involve the "negative up"
2 of plaintiff/s, re O'Rourke, Rorack,
3 Yacht Charters, Comptrol, etc own
4 Attorneys (Karl Samuelson, by Repulica -
5 National Financial Chairman - Parker,
6 Milliken, Clark, O'Hara + Samuelson)
7 (Hale + Dorr - Boston - Paul Brant) (by
8 Michael Dukakis)
9 plaintiff/s own Accountants, Ernst + Young,
10 (see O'Rourke's Ern claim with
11 Deutsche BANK NY, NY USBC NY NY 01-
12 (603)-32-~~xx~~).
13 (62) What are supposed to be "Attorney-client"
14 protected legal files, pleadings, wills, trusts,
15 business documents etc of the O'Rourke/
16 Yachtcharters/
17 Rorack/Comptrol etc etc are no longer
18 with plaintiff(s) of 2/9/10 but with
19 Defendants (who refuse to return such,
20 and wish to destroy (or have destroyed) such
21 records.
22 (63) Defendants' conduct is an obvious
23 Invasion of property.

V

1
2 FIFTH CAUSE OF ACTION
3 LEGAL TRESPASS
4

5 (64) Plaintiff re-incorporates and re-alleges
6 the facts and circumstances of the
7 First, Second, Third, Fourth Causes of Action
8 into this Fifth Cause of Action for
9
10 TRESPASS.

11 (65) As noted by the Federal Court itself
12 on May 22, '10, The 7949 Long Terrace
13 home is the legal residence (tax, census,
14 homeowner duties) of Al O'Rourke (and his
15 numerous friends, invitees, etc).

16 (66) Defendants had no lawful right to
17 come onto the premises on Feb 9, '10
18 or elect (and still maintain) the
19 "King Kong" fence (National Fence Co.)

20 (67) The Federal Court has not authorized
21 such defendant actions in any manner

1 (68) Nor post a supposed Standard
2 Court Marshall's Notice that

3 RAYMOND O'Rourke (deceased) is "suing
4 himself"
5 and Albert O'Rourke (his son, legal counsel,
6 business partner etc.)

7 (69) Yet such is the supposed "Legal
8 basis" (RAYMOND O'Rourke, plaintiff
9 v. RAYMOND O'Rourke, ALBERT O'Rourke
10 Defendants).

11 (69) Such clearly is a "Legal Impossibility"
12 and violates FRCP 11 ("Rule 11").

13 (70) And, Invades, AL O'Rourke's
14 Right of Privacy from Invasion

15 (Being "Fenced out" of "All That Remains,"
16 87949 Long Terrace).

17 (70) And Any personal property or
18 business records, letters, clothes, tools,
19 personal effects, that still remain
20 (some of such are clearly visible
21 behind the "King Kong" fence).

22 (71) Hence, Plaintiff has a legal cause of
23 action for Invasion of Privacy.

VI

1 SIXTH CAUSE OF ACTION
2
3 INVASION OF / SLANDER OF
4 RIGHTS OF TITLE

5
6 (72) Plaintiff re-incorporates, re-alleges,
7 the facts and circumstances of the
8 First, Second, Third, Fourth, Fifth Causes
9 of Action in this SIXTH CAUSE OF
10 Action for SLANDER OF TITLE specifically
11 and more generally INVASION OF TITLE
12 (meaning Defendants, have used old
13 Title documents, of #949 Long Terrace
14 LA 70112, CA, which belong to the O'Rourke,
15 Rock and Plaintiff.
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(73) Again, as noted by the Federal
District Court (and the U.S. Tax Court
in 89-13052), Albert O'Rourke
was the co-owner - of #949 Long
Terrace, LA 70112, CA (paying for such
out - of the "third party" Joint Raymond
Merry, Albert Stock, Brad, Bank Accounts,
Trust Account,
(O'Rourke Residency) 124

(State of California)

County of San Diego

(74) Even the County of San Diego
Property Tax Division (Postponement
of property taxes) lists Albert, Rorack
Raymond, Mary as liable for the
Property Taxes.

(75) AL O'Rourke went down in person
or by mail every year for Decades,
to pay or postpone such. AL O'Rourke
and Rorack are the "responsible parties,"
(A) is Rorack)

(76) Defendants know such (but were
simply "fed up" with dealing with
AL O'Rourke (Admitted by B George Seitzley
and the other defendants in p 193 of 6)

(SDSC 37-0046762, SDSC 566159, SDSC 615878
Vis. Tax Court
89-13-52
SDMC 025114 (tr)
(US 92-cv
-1442) 52

(77) Hence, as stated previously,
they seized such title documentation as
(to AL O'Rourke / Rorack / O'Rourke Restaurant /
Carl Home) to "cover up" such from this
Federal District Court

~~VII~~

1 SEVENTH CAUSE OF ACTION
2 FOR DECLARATORY RELIEF
3

4 (78) Plaintiff re-incorporates and re-alleges
5 the facts, and circumstances, of the first
6 six causes of action in this Seventh
7 cause of action for Declaratory Relief.
8

9 (79) Plaintiff specifically requests
10 that the Federal Court ("Following up"
11 on its own May 26, '10 ruling)
12 declare that either
13

14 (a) Albert O'Rourke owns the property
15

16 (b) Rorack owns the property
17

18 (c) such is jointly owned by
19

20 Albert, William, Cathy O'Rourke/Warren
21 O'Rourke

22 (d) ANY legal disputes, about Jurisdiction
23

24 (if Title is made to Rorack)
25 should be heard in Maryland (because

26 of the Rorack Partnership Agreement
27 to such effect) ("simply put" ^{Defendant} California
28 is "seeking advantage" over Maryland
29 (by the 2/9/10 RAID))

EIGHTH CAUSE OF ACTION
INJUNCTIVE RELIEF

(80) As his Eighth Cause of Action
Plaintiff also requests that
since he has no "Adequate Remedy"
AT LAW

To stop Defendant, 'continuing and past Actions against him (the "Ring" (The seven previous Causes of
Kong "France, The "surveillance" etc.)
That the Federal Court stay such by INJUNCTIVE RELIEF.

PRAYER FOR RELIEF

Wherefore, Plaintiff requests of this
Federal District Court

- ① Damages of One Trillion Dollars
- ② Title to 7949 Long Terrace
Laguna, California (Declaratory Relief)
- ③ Injunction Relief
- ④ Other Relief as The Federal Court
May Seek to Grant

Respectfully submitted

John
ALBERT (AL) ORourke

Dated June 9, 2010

DECLARATION

I, ALBERT (AL) O'Rourke
declare the foregoing to be
true and correct to the best of
my knowledge and belief
under penalty of perjury of the
laws of the United States.

This June 9, 2010 at La Jolla,
California

John
Albert (AL) O'Rourke